PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference Case 21733	FOR FURTHER ACTIO	ON (See Form PCT/IPEA/416
International application No. PCT/EP2004/006567	International filing date (day) 18.06.2004	month/year)	Priority date (day/month/year) 25.06.2003
International Patent Classification (IPC) or nat A61K51/04	ional classification and IPC		
Applicant F. HOFFMANN-LA ROCHE AG			
This report is the international prelinational prelination Authority under Article 35 and trans			International Preliminary Examining
2. This REPORT consists of a total of	10 sheets, including this	cover sheet.	
3. This report is also accompanied by	ANNEXES,.comprising:		Control of Control of the South Control of Control of the Control of Control
a. sent to the applicant and to	the International Bureau) a	a total of sheets, as	follows:
□ sheets of the description and/or sheets containing Administrative Instruction	g rectifications authorized l	which have been am by this Authority (see	ended and are the basis of this report e Rule 70.16 and Section 607 of the
sheets which supersede beyond the disclosure in Supplemental Box.	e earlier sheets, but which n the international applicat	this Authority considion as filed, as indica	lers contain an amendment that goes ated in item 4 of Box No. I and the
b. (sent to the International Bu sequence listing and/or table Box Relating to Sequence L	es related thereto, in comp	uter readable form o	of electronic carrier(s)) , containing a only, as indicated in the Supplemental structions).
			,
4. This report contains indications rela	ating to the following items	:	·
Box No. I Basis of the opini	ion		
☐ Box No. II Priority			
☐ Box No. III Non-establishme	nt of opinion with regard to	novelty, inventive s	tep and industrial applicability
☐ Box No. IV Lack of unity of ir	nvention		
Box No. V Reasoned statem applicability; citat	nent under Article 35(2) wit ions and explanations sup	th regard to novelty, porting such stateme	inventive step or industrial ent
☐ Box No. VI Certain documen	ts cited		
☐ Box No. VII Certain defects in	n the international applicati	on	
Box No. VIII Certain observati	ons on the international ap	pplication	
Date of submission of the demand	Da	te of completion of this	report
22.12.2004	27	.07.2005	·
Name and mailing address of the international preliminary examining authority:	I Au	thorized Officer	nas Paionte.
European Patent Office - P.B. 5 NL-2280 HV Rijswijk - Pays Ba	s Du	ıllaart, A	Tour Office of the second
Tel. +31 70 340 - 2040 Tx: 31 6		ephone No. +31 70 34	D-



INTERNATIONAL PRELIMINARY REPORT **ON PATENTABILITY**

	Box No.	I Basis of the report
1.	With reg	ard to the language , this report is based on the international application in the language in which it was ess otherwise indicated under this item.
		report is based on translations from the original language into the following language, ch is the language of a translation furnished for the purposes of:
		nternational search (under Rules 12.3 and 23.1(b)) bublication of the international application (under Rule 12.4) nternational preliminary examination (under Rules 55.2 and/or 55.3)
2.	have be	ard to the elements * of the international application, this report is based on <i>(replacement sheets which en furnished to the receiving Office in response to an invitation under Article 14 are referred to in this s "originally filed" and are not annexed to this report):</i>
	Descript	ion, Pages
	1-17	as originally filed
	Çlaims,	Numbers
	1-11	as originally filed
	Drawing	s, Sheets
	1/2-2/2	as originally filed
	□ ase	equence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing
3.		amendments have resulted in the cancellation of:
		the description, pages the claims, Nos.
		the drawings, sheets/figs the sequence listing <i>(specify)</i> :
		any table(s) related to sequence listing (specify):
4.	had not	s report has been established as if (some of) the amendments annexed to this report and listed below been made, since they have been considered to go beyond the disclosure as filed, as indicated in the nental Box (Rule 70.2(c)).
		the description, pages the claims, Nos.
		the drawings, sheets/figs the sequence listing <i>(specify)</i> :
		any table(s) related to sequence listing (specify):
	* If	item 4 applies, some or all of these sheets may be marked "superseded."

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		No. III Non-establishment o licability	f opi	inion with regard to novelty, inventive step and industrial	
	The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non-obvious), or to be industrially applicable have not been examined in respect of:				
		the entire international applicati	on,	•	
	\boxtimes	claims Nos. 11-13			
		because:			
		the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):			
	⊠	the description, claims or drawings (indicate particular elements below) or said claims Nos. 11-13 are so unclear that no meaningful opinion could be formed (specify):			
		see separate sheet			
	⊠	the claims, or said claims Nos. opinion could be formed.		3 are so inadequately supported by the description that no meaningful	
	\boxtimes	no international search report h	as b	een established for the said claims Nos. 11-13	
		the nucleotide and/or amino aci C of the Administrative Instructi		quence listing does not comply with the standard provided for in Annex in that:	
		the written form		has not been furnished	
				does not comply with the standard	
		the computer readable form		has not been furnished	
		•		does not comply with the standard	
•				and/or amino acid sequence listing, if in computer readable form only, do ements provided for in Annex C-bis of the Administrative Instructions.	
		See separate sheet for further	detai	ls	

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_	Воз	k No. IV	Lack of unity of inv	ention		
1.		☐ restr☐ paid☐ paid☐	onse to the invitation to icted the claims. additional fees. additional fees under paid a per restricted nor paid a	protest		ditional fees, the applicant has:
2.	⊠	This Au Rule 68	thority found that the ro	equirer olicant	ment of unity to restrict of	y of invention is not complied with and chose, according to r pay additional fees.
3.	Thi	s Authori	ty considers that the re	equiren	nent of unity	of invention in accordance with Rules 13.1, 13.2 and 13.3
		complie	d with.			
	\boxtimes	not com	plied with for the follow	wing re	asons:	
		see sep	parate sheet			
4.	Co	nsequent	ly, this report has beer	n estab	olished in re	spect of the following parts of the international application:
		all parts	.			
	\boxtimes	the part	s relating to claims No	s. 1-10) .	
_		x No. V olicabilit	Reasoned statemery; citations and expla			5(2) with regard to novelty, inventive step or industrialing such statement
1.	Sta	tement				•
	No	velty (N)		Yes: No:	Claims Claims	1-10
	Inv	entive ste	ep (IS)	Yes: No:	Claims Claims	1-10
	Ind	ustrial ap	oplicability (IA)	Yes: No:	Claims Claims	1-7 8-10
2.	. Cita	ations an	d explanations (Rule 7	' 0.7):		

see separate sheet

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Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet



INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

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Re Item III.

The International Searching Authority has not searched present claims 11-13 for the following reasons:

Independent claims 11-13 encompass a genus of compounds defined only by their function ("tubulin interactions compound" and "bone-localising radiopharmaceutical"), wherein the relationship between the structural features of the members of the genus and said function has not been defined. In the absence of such a relationship either disclosed in the as-filed application or which would have been recognised based upon information readily available to one skilled in the art, the person skilled in the art would not know how to make and use compounds that lack structural definition. The fact that one could have assayed a compound of interest using the claimed assays does not overcome this defect since one would have no knowledge beforehand as to whether or not any given compound (other than those that might be particularly disclosed in an application) would fall within the scope of what is claimed. It would require undue experimentation (be an undue burden) to randomly screen undefined compounds for the claimed activity. Therefore, claims 11-13 do not fulfil the requirements of Articles 5 and 6 PCT.

Claim 13 does not contain any technical feature, and will therefore not be considered.

The present authority will limit the following accordingly.

Re Item IV.

The separate inventions/groups of inventions are:

No.	Claims	Subject
1.	1-4, 6, 9, 10	Tritium labelled MK-0677, and (its use in) a method for identifying a compound that can bind to a growth hormone secretagogue receptor as claimed.
2.	5, 8	Use of tritium labelled MK-0677 for identifying a growth hormone secretagogue receptor, and a method for identifying a growth hormone secretagogue receptor using tritium labelled MK-0677 as claimed.
3.	7	Process of synthesising tritium-labelled MK-0677 as claimed.

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No.	Claims	Subject
4.	11-12	Compound according to claim 11, and pharmaceutical composition
		containing it.

They are not so linked as to form a single general inventive concept (Rule 13.1 PCT) for the following reasons:

The problem underlying the present application is to provide new radioligands for the growth hormone secretagogue receptor, a process for identifying compounds able to bind this receptor, and/or to act as a growth hormone secretagogue, a process for identifying the growth hormone secretagogue receptor, and a new synthesis for this radioligand. As solution, the present application proposes tritium labelled MK-0677 and its synthesis.

Radiolabelled MK-0677 has, however, already been described in the prior art. In the search report. The applicant already mentions ³⁵S-labelled MK-0677, and in the search report, documents describing ¹⁴C-labelled MK-0677 are also mentioned.

Therefore, although the common link between the different problems, i.e., tritiated MK-0677, is novel, this compound does not meet the requirement for inventive step. Rather, it is a mere logical alternative for the existing compound. Like in the previously described documents, the presently claimed compound is labelled in the methylsulfonyl group attached to the nitrogen of the indole ring.

In view of these documents, the technical feature linking the different subjects contained in the present application is no more than a mere combination of features well-known to the person skilled in the art. Therefore, this technical feature can no longer serve as special technical feature in the sense of Rule 13 PCT, linking the different subjects together.

Since there is no other technical feature, that could fulfil the role of special technical feature in the sense of Rule 13 PCT, the present application lacks unity of invention, containing the subject-matters as listed.

However, as the objections for inventions 1-3 are based in the same set of documents, and because invention 4 is not considered to be searchable nor patentable, no further fee is requested from the applicant.

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Re Item V.

- 1 The following documents are referred to in this communication:
- D1: DEAN D C et al: "DEVELOPMENT OF A HIGH SPECIFIC ACTIVITY SULFUR-35-LABELLED SULFONAMIDE RADIOLIGAND THAT ALLOWED THE IDENTIFICATION OF A NEW GROWTH HORMONE SECRETAGOGUE RECEPTOR"
 - Journal of Medicinal Chemistry, American Chemical Society. Washington, US, vol. 39, no. 9, 1996, pages 1767-1770, XP001018701 ISSN: 0022-2623
- D2: JONES A N et al: "Synthesis, stability, and radiolytic decomposition of carbon-14 labelled MK0677"

 Journal of Labelled Compounds and Radiopharmaceuticals, vol. 38, no. 6, 1996, pages 561-565, XP008037025 GB ISSN: 0362-4803
- D3: POMES A et al: "SOLUBILIZATION AND CHARACTERIZATION OF A GROWTH HORMONE SECRETAGOGUE RECEPTOR FROM PORCINE ANTERIOR PITUITARY MEMBRANES"

 Biochemical and Biophysical Research Communications, Academic Press Inc. Orlando, FL, US, vol. 225, 1996, pages 939-945, XP001019261 ISSN: 0006-291X
- D4: WO 97/22367 A (PLOEG LEONARDUS V D; SCHAEFFER JAMES M (US); DEAN DENNIS C (US); SMIT) 26 June 1997 (1997-06-26)
- D5: PONG S-S et al: "IDENTIFICATION OF A NEW G-PROTEIN-LINKED RECEPTOR FOR GROWTH HORMONE SECRETAGOGUES"

 Molecular Endocrinology, Baltimore, MD, US, vol. 10, no. 1, 1996, pages 57-61, XP001018700 ISSN: 0888-8809
- D6: NAGAMINE J et al: "Pharmacological profile of a new orally active growth hormone secretagogue, SM-130686"

 Journal of Endocrinology, Vol. 171, no. 3, December 2001 (2001-12), pages 481-489, XP002300844 ISSN: 0022-0795
- D7: MATUSZEWSKI B K et al: "Determination of unlabeled and; C-radiolabeled drug candidates in biological fluids using LC-MS-MS Issues and challenges"

 Chromatographia, vol. 52, no. Suppl., 2000, pages S39-S45, XP008037024
 - ISSN: 0009-5893
- D8: PATCHETT A A et al: "DESIGN AND BIOLOGICAL ACTIVITIES OF L-163,191 (MK-0677): A POTENT, ORALLY ACTIVE GROWTH HORMONE

SECRETAGOGUE"

Proceedings of the National Academy of Sciences of USA, Washington, US, vol. 92, no. 15, 1 July 1995 (1995-07-01), pages 7001-7005, XP000651085 ISSN: 0027-8424

Document **D1** discloses the same structure, but labelled with ³⁵S instead of with ³H. It also describes the same process for its preparation, again with the different radiolabel. Document **D2** discloses the same structure, but labelled with ¹⁴C instead of with ³H. It also describes the same process for its preparation, again with the different radiolabel. Document **D3** discloses the same structure, labelled with ³⁵S. It also describes a process for identifying other GHS receptor ligands.

Document **D4** discloses the same structure, labelled with ³⁵S. The compound is used in the same methods for identifying receptors and their ligands as in the present application.

Document **D5** discloses the same structure, but labelled with ³⁵S. It also mentions other ligands (labelled with tritium) at page 58, left-hand column. Moreover, page 59, right-hand column mentions tests for verifying the influence of other compounds on the affinity of MK-0677 for the receptors. The results are given in fig. 3 and table 1. Document **D6** discloses the competitive binding of labelled MK-0677 and SM-130686.

Document **D7** discloses also MK-0677, labelled with ¹⁴C.

The latter is found to have specific and high affinity for the GHS receptor.

Document by discloses also with the delied with the

Document D8 discloses the unlabelled compound.

The presently claimed compounds can be distinguished from the cited prior art by the fact, that they are tritium labelled. However, both **D1** and D2 describe labelled MK-0677. In the case of D1, the compound is labelled with ³⁵S, and in D2 with ¹⁴C. Like tritium, these are standard labels for detection. The present authority considers, that the next label of choice, in the present case tritium, would be applied by the skilled person without inventive skills. Thus, claims 1-3 do not meet the requirements of Article 33.3 PCT for inventive step.

With regard to the process of identifying ligands that can bind with the Growth Hormone Secretagogue Receptor (GHSR), the present authority notices the equivalence with the methods described in D3, D5 and D6. Again, replacing one radiolabel by another requires no inventive skills from the person in the art. Thus, claims 6, 9 and 10 do not meet the requirements of Article 33.3 PCT for inventive step.

The GHSR has been identified in D4 using radiolabelled MK-0677. Like in the previous inventions, replacing one radiolabel by another requires no inventive skills from the person in the art. Thus, claims 5 and 8 do not meet the requirements of Article 33.3 PCT for inventive step.

For the synthesis of the labelled compound, reference is again made to D1 and D2. In these documents, the radiolabel is introduced in the compound by the same chemical reaction, i.e., the addition of the methylsulfonyl group. The only difference with the present application is the exact radiolabel. As tritium is rather a usual radiolabel, replacing one radiolabel by another requires no inventive skills from the person in the art. Thus, claim 7 does not meet the requirements of Article 33.3 PCT for inventive step.

Re Item VIII.

(SEPARATE SHEET)